Bill No. CS/HB 7065 (2013)

Amendment No.

CHAMBER ACTION

Senate

House

Representative Caldwell offered the following:

Amendment (with title amendment)

Remove everything after the enacting clause and insert: Section 1. Paragraph (g) of subsection (1), paragraph (j) of subsection (2), paragraphs (d) and (e) of subsection (3), paragraph (a) of subsection (4), and paragraphs (c) and (h) of subsection (6) of section 373.4592, Florida Statutes, are amended, and paragraph (h) is added to subsection (4) of that section, to read:

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373.4592 Everglades improvement and management.-

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(1) FINDINGS AND INTENT.-

(g) The Legislature finds that the Statement of Principles of July 1993, the Everglades Construction Project, and the regulatory requirements of this section provide a sound basis for the state's long-term cleanup and restoration objectives for

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Amendment No. 17 the Everglades. It is the intent of the Legislature to provide a 18 sufficient period of time for construction, testing, and 19 research, so that the benefits of the Long-Term Plan Everglades 20 Construction Project will be determined and maximized prior to 21 requiring additional measures. The Legislature finds that STAs 22 and BMPs are currently the best available technology for 23 achieving the interim water quality goals of the Everglades 24 Program and that implementation of BMPs, funded by the owners and users of land in the EAA, effectively reduces nutrients in 25 26 waters flowing into the Everglades Protection Area. A combined program of agricultural BMPs, STAs, and requirements of this 27 section is a reasonable method of achieving interim total 28 29 phosphorus discharge reductions. The Everglades Program is an 30 appropriate foundation on which to build a long-term program to 31 ultimately achieve restoration and protection of the Everglades 32 Protection Area. 33 (2)DEFINITIONS.-As used in this section: "Long-Term Plan" or "Plan" means the district's 34 (j) 35 "Everglades Protection Area Tributary Basins Conceptual Plan for

36 Achieving Long-Term Water Quality Goals Final Report" dated 37 March 2003, as <u>subsequently modified in accordance with</u> 38 <u>paragraph (3)(b), and the district's "Restoration Strategies</u> 39 <u>Regional Water Quality Plan" dated April 27, 2012, as may be</u> 40 <u>subsequently modified pursuant to paragraph (3)(b)</u> modified 41 <u>herein</u>.

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(3) EVERGLADES LONG-TERM PLAN.-

(d) The Legislature recognizes that the Long-Term Plan contains an initial phase and a 10-year second phase. The 303739

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45 Legislature intends that a review of this act at least 10 years 46 after implementation of the Long-Term Plan initial phase is 47 appropriate and necessary to the public interest. The review is 48 the best way to ensure that the Everglades Protection Area is 49 achieving state water quality standards, including phosphorus 50 reduction, and the Long-Term Plan is using the best technology 51 available. A 10-year second phase of the Long-Term Plan must be 52 approved by the Legislature and codified in this act prior to 53 implementation of projects, but not prior to development, 54 review, and approval of projects by the department.

(e) The Long-Term Plan shall be implemented for an initial 13-year phase (2003-2016) and shall achieve water quality standards relating to the phosphorus criterion in the Everglades Protection Area as determined by a network of monitoring stations established for this purpose. Not later than December 31, 2008, and each 5 years thereafter, the department shall review and approve incremental phosphorus reduction measures.

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(4) EVERGLADES PROGRAM.-

63 (a) Everglades Construction Project.-The district shall implement the Everglades Construction Project. By the time of 64 65 completion of the project, the state, district, or other 66 governmental authority shall purchase the inholdings in the 67 Rotenberger and such other lands necessary to achieve a 2:1 mitigation ratio for the use of Brown's Farm and other similar 68 lands, including those needed for the STA 1 Inflow and 69 Distribution Works. The inclusion of public lands as part of the 70 71 project is for the purpose of treating waters not coming from 72 the EAA for hydroperiod restoration. It is the intent of the

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73 Legislature that the district aggressively pursue the 74 implementation of the Everglades Construction Project in 75 accordance with the schedule in this subsection. The Legislature 76 recognizes that adherence to the schedule is dependent upon 77 factors beyond the control of the district, including the timely 78 receipt of funds from all contributors. The district shall take 79 all reasonable measures to complete timely performance of the 80 schedule in this section in order to finish the Everglades Construction Project. The district shall not delay 81 82 implementation of the project beyond the time delay caused by 83 those circumstances and conditions that prevent timely 84 performance. The district shall not levy ad valorem taxes in excess of 0.1 mill within the Okeechobee Basin for the purposes 85 of the design, construction, and acquisition of the Everglades 86 87 Construction Project. The ad valorem tax proceeds not exceeding 88 0.1 mill levied within the Okeechobee Basin for such purposes shall also be used for design, construction, and implementation 89 of the initial phase of the Long-Term Plan, including operation 90 91 and maintenance, and research for the projects and strategies in 92 the initial phase of the Long-Term Plan, and including the 93 enhancements and operation and maintenance of the Everglades 94 Construction Project and shall be the sole direct district 95 contribution from district ad valorem taxes appropriated or expended for the design, construction, and acquisition of the 96 Everglades Construction Project unless the Legislature by 97 specific amendment to this section increases the 0.1 mill ad 98 99 valorem tax contribution, increases the agricultural privilege 100 taxes, or otherwise reallocates the relative contribution by ad

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101 valorem taxpayers and taxpayers paying the agricultural privilege taxes toward the funding of the design, construction, 102 103 and acquisition of the Everglades Construction Project. Notwithstanding the provisions of s. 200.069 to the contrary, 104 105 any millage levied under the 0.1 mill limitation in this 106 paragraph shall be included as a separate entry on the Notice of 107 Proposed Property Taxes pursuant to s. 200.069. Once the STAs 108 are completed, the district shall allow these areas to be used 109 by the public for recreational purposes in the manner set forth 110 in s. 373.1391(1), considering the suitability of these lands for such uses. These lands shall be made available for 111 recreational use unless the district governing board can 112 demonstrate that such uses are incompatible with the restoration 113 114 goals of the Everglades Construction Project or the water quality and hydrological purposes of the STAs or would otherwise 115 116 adversely impact the implementation of the project. The district 117 shall give preferential consideration to the hiring of agricultural workers displaced as a result of the Everglades 118 119 Construction Project, consistent with their qualifications and 120 abilities, for the construction and operation of these STAs. The 121 following milestones apply to the completion of the Everglades 122 Construction Project as depicted in the February 15, 1994, 123 conceptual design document:

124 1. The district must complete the final design of the STA 125 1 East and West and pursue STA 1 East project components as part 126 of a cost-shared program with the Federal Government. The 127 district must be the local sponsor of the federal project that 128 will include STA 1 East, and STA 1 West if so authorized by

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Amendment No. 129 federal law;

130 2. Construction of STA 1 East is to be completed under the 131 direction of the United States Army Corps of Engineers in 132 conjunction with the currently authorized C-51 flood control 133 project;

3. The district must complete construction of STA 1 West and STA 1 Inflow and Distribution Works under the direction of the United States Army Corps of Engineers, if the direction is authorized under federal law, in conjunction with the currently authorized C-51 flood control project;

4. The district must complete construction of STA 3/4 by
October 1, 2003; however, the district may modify this schedule
to incorporate and accelerate enhancements to STA 3/4 as
directed in the Long-Term Plan;

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5. The district must complete construction of STA 6;

144 6. The district must, by December 31, 2006, complete
145 construction of enhancements to the Everglades Construction
146 Project recommended in the Long-Term Plan and initiate other
147 pre-2006 strategies in the plan; and

7. East Beach Water Control District, South Shore Drainage 148 149 District, South Florida Conservancy District, East Shore Water 150 Control District, and the lessee of agricultural lease number 3420 shall complete any system modifications described in the 151 152 Everglades Construction Project to the extent that funds are available from the Everglades Fund. These entities shall divert 153 154 the discharges described within the Everglades Construction Project within 60 days of completion of construction of the 155 156 appropriate STA. Such required modifications shall be deemed to

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157 be a part of each district's plan of reclamation pursuant to 158 chapter 298.

(h) After completion of all projects and improvements in
the Long-Term Plan, the district shall complete a use
attainability analysis to determine if those projects and
improvements will achieve the water quality based effluent
limits established in permits and orders authorizing the
operation of those facilities.

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(6) EVERGLADES AGRICULTURAL PRIVILEGE TAX.-

166 The initial Everglades agricultural privilege tax roll (C) shall be certified for the tax notices mailed in November 1994. 167 Incentive credits to the Everglades agricultural privilege taxes 168 to be included on the initial Everglades agricultural privilege 169 170 tax roll, if any, shall be based upon the total phosphorus load reduction for the year ending April 30, 1993. The Everglades 171 172 agricultural privilege taxes for each year shall be computed in 173 the following manner:

Annual Everglades agricultural privilege taxes shall be 174 1. 175 charged for the privilege of conducting an agricultural trade or business on each acre of real property or portion thereof. The 176 177 annual Everglades agricultural privilege tax shall be \$24.89 per 178 acre for the tax notices mailed in November 1994 through 179 November 1997; \$27 per acre for the tax notices mailed in 180 November 1998 through November 2001; \$31 per acre for the tax notices mailed in November 2002 through November 2005; and \$35 181 per acre for the tax notices mailed in November 2006 through 182 November 2013. 183

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2. It is the intent of the Legislature to encourage the

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Amendment No. 185 performance of best management practices to maximize the 186 reduction of phosphorus loads at points of discharge from the 187 EAA by providing an incentive credit against the Everglades 188 agricultural privilege taxes set forth in subparagraph 1. The 189 total phosphorus load reduction shall be measured for the entire 190 EAA by comparing the actual measured total phosphorus load 191 attributable to the EAA for each annual period ending on April 192 30 to the total estimated phosphorus load that would have occurred during the 1979-1988 base period using the model for 193 194 total phosphorus load determinations provided in chapter 40E-63, Florida Administrative Code, utilizing the technical information 195 and procedures contained in Section IV-EAA Period of Record Flow 196 197 and Phosphorus Load Calculations; Section V-Monitoring 198 Requirements; and Section VI-Phosphorus Load Allocations and Compliance Calculations of the Draft Technical Document in 199 200 Support of chapter 40E-63, Florida Administrative Code - Works 201 of the District within the Everglades, March 3, 1992, and the 202 Standard Operating Procedures for Water Quality Collection in 203 Support of the Everglades Water Condition Report, dated February 18, 1994. The model estimates the total phosphorus load that 204 205 would have occurred during the 1979-1988 base period by 206 substituting the rainfall conditions for such annual period ending April 30 for the conditions that were used to calibrate 207 208 the model for the 1979-1988 base period. The data utilized to calculate the actual loads attributable to the EAA shall be 209 adjusted to eliminate the effect of any load and flow that were 210 211 not included in the 1979-1988 base period as defined in chapter 212 40E-63, Florida Administrative Code. The incorporation of the

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213 method of measuring the total phosphorus load reduction provided 214 in this subparagraph is intended to provide a legislatively 215 approved aid to the governing board of the district in making an 216 annual ministerial determination of any incentive credit.

217 3. Phosphorus load reductions calculated in the manner 218 described in subparagraph 2. and rounded to the nearest whole 219 percentage point for each annual period beginning on May 1 and 220 ending on April 30 shall be used to compute incentive credits to the Everglades agricultural privilege taxes to be included on 221 222 the annual tax notices mailed in November of the next ensuing calendar year. Incentive credits, if any, will reduce the 223 224 Everglades agricultural privilege taxes set forth in subparagraph 1. only to the extent that the phosphorus load 225 226 reduction exceeds 25 percent. Subject to subparagraph 4., the 227 reduction of phosphorus load by each percentage point in excess 228 of 25 percent, computed for the 12-month period ended on April 229 30 of the calendar year immediately preceding certification of 230 the Everglades agricultural privilege tax, shall result in the 231 following incentive credits: \$0.33 per acre for the tax notices mailed in November 1994 through November 1997; \$0.54 per acre 232 for the tax notices mailed in November 1998 through November 233 234 2001; \$0.61 per acre for the tax notices mailed in November 2002 through November 2005, and \$0.65 per acre for the tax notices 235 236 mailed in November 2006 through November 2013. The determination of incentive credits, if any, shall be documented by resolution 237 of the governing board of the district adopted prior to or at 238 239 the time of the adoption of its resolution certifying the annual 240 Everglades agricultural privilege tax roll to the appropriate

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Amendment No. 241 tax collector.

Notwithstanding subparagraph 3., incentive credits for 242 4. 243 the performance of best management practices shall not reduce the minimum annual Everglades agricultural privilege tax to less 244 245 than \$24.89 per acre, which annual Everglades agricultural 246 privilege tax as adjusted in the manner required by paragraph 247 (e) shall be known as the "minimum tax." To the extent that the 248 application of incentive credits for the performance of best 249 management practices would reduce the annual Everglades 250 agricultural privilege tax to an amount less than the minimum tax, then the unused or excess incentive credits for the 251 252 performance of best management practices shall be carried 253 forward, on a phosphorus load percentage basis, to be applied as 254 incentive credits in subsequent years. Any unused or excess 255 incentive credits remaining after certification of the 256 Everglades agricultural privilege tax roll for the tax notices 257 mailed in November 2013 shall be canceled.

258 5. Notwithstanding the schedule of Everglades agricultural 259 privilege taxes set forth in subparagraph 1., the owner, lessee, 260 or other appropriate interestholder of any property shall be 261 entitled to have the Everglades agricultural privilege tax for 262 any parcel of property reduced to the minimum tax, commencing 263 with the tax notices mailed in November 1996 for parcels of property participating in the early baseline option as defined 264 in chapter 40E-63, Florida Administrative Code, and with the tax 265 notices mailed in November 1997 for parcels of property not 266 267 participating in the early baseline option, upon compliance with 268 the requirements set forth in this subparagraph. The owner,

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269 lessee, or other appropriate interestholder shall file an application with the executive director of the district prior to 270 July 1 for consideration of reduction to the minimum tax on the 271 272 Everglades agricultural privilege tax roll to be certified for 273 the tax notice mailed in November of the same calendar year and 274 shall have the burden of proving the reduction in phosphorus 275 load attributable to such parcel of property. The phosphorus 276 load reduction for each discharge structure serving the parcel 277 shall be measured as provided in chapter 40E-63, Florida 278 Administrative Code, and the permit issued for such property pursuant to chapter 40E-63, Florida Administrative Code. A 279 280 parcel of property which has achieved the following annual phosphorus load reduction standards shall have the minimum tax 281 282 included on the annual tax notice mailed in November of the next ensuing calendar year: 30 percent or more for the tax notices 283 284 mailed in November 1994 through November 1997; 35 percent or 285 more for the tax notices mailed in November 1998 through 286 November 2001; 40 percent or more for the tax notices mailed in 287 November 2002 through November 2005; and 45 percent or more for the tax notices mailed in November 2006 through November 2013. 288 289 In addition, any parcel of property that achieves an annual flow 290 weighted mean concentration of 50 parts per billion (ppb) of 291 phosphorus at each discharge structure serving the property for 292 any year ending April 30 shall have the minimum tax included on the annual tax notice mailed in November of the next ensuing 293 calendar year. Any annual phosphorus reductions that exceed the 294 amount necessary to have the minimum tax included on the annual 295 296 tax notice for any parcel of property shall be carried forward

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to the subsequent years' phosphorus load reduction to determine if the minimum tax shall be included on the annual tax notice. The governing board of the district shall deny or grant the application by resolution adopted prior to or at the time of the adoption of its resolution certifying the annual Everglades agricultural privilege tax roll to the appropriate tax collector.

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304 6. The annual Everglades agricultural privilege tax shall be: for the tax notices mailed in November 2014 through November 305 306 2026, 2016 shall be \$25 per acre; for the tax notices mailed in November 2027 through 2029, \$20 per acre; for the tax notices 307 mailed in November 2030 through 2035, \$15 per acre; and for the 308 tax notices mailed in November 2036 2017 and thereafter, shall 309 310 be \$10 per acre. Proceeds from the tax shall be used for design, construction, and implementation of the Long-Term Plan, 311 312 including operation and maintenance, and research for the 313 projects and strategies in the Long-Term Plan, including the 314 enhancements and operation and maintenance of the Everglades 315 Construction Project.

In recognition of the findings set forth in subsection 316 (h) 317 (1), the Legislature finds that the assessment and use of the 318 Everglades agricultural privilege tax is a matter of concern to 319 all areas of Florida. and The Legislature intends this act to be 320 a general law authorization of the Everglades agricultural privilege tax within the meaning of s. 9, Art. VII of the State 321 Constitution and further intends that payment of the tax, in 322 addition to payment of the cost of continuing implementation of 323 324 BMPs, fulfills complies with the obligations of owners and users 303739

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	BIII NO. CS/HB /065 (2013)
325	Amendment No. of land under s. 7(b), Art. II of the State Constitution.
326	Section 2. Beginning in the 2013-2014 fiscal year and each
327	year thereafter through the 2023-2024 fiscal year, the sum of
328	\$12 million in recurring general revenue funds and \$20 million
329	in recurring funds from the Water Management Lands Trust Fund is
330	appropriated to the Department of Environmental Protection for
331	the Restoration Strategies Regional Water Quality Plan. This
332	section shall take effect July 1, 2013.
333	Section 3. Except as otherwise expressly provided in this
334	act, this act shall take effect upon becoming a law.
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336	
337	TITLE AMENDMENT
338	Remove everything before the enacting clause and insert:
339	A bill to be entitled
340	An act relating to Everglades improvement and
341	management; amending s. 373.4592, F.S.; revising
342	legislative findings for achieving water quality
343	goals; revising the definition of the term "Long-Term
344	Plan"; revising provisions for use of certain ad
345	valorem tax proceeds; directing the South Florida
346	Water Management District to complete a specified
347	analysis; revising provisions for collection of the
348	agricultural privilege tax; providing for the use of
349	such tax proceeds; providing that payment of the tax
350	and certain costs fulfills certain constitutional
351	obligations; providing appropriations; providing
352	effective dates.
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